NOTICE

The Company of HUNTER, BURT, & MARSHALL, Calico-Printers at Cromwell Park, near Perth, and of

Calico-Printers at Cromwell Park, near Perth, and of JOHN MARSHALL, Merchant in Perth, one of the partners of that company, as an individual:

THE said John Marshall, with the concurrence of the Trustee upon the sequestrated estates of the said company of Hunter, Burt, & Marshall, and of him; the said John Marshall, one of the partners of that company, as an individual, and of more than four-fifths of the Creditors in number and value, has applied to the Court of Session to be discharged of all debts contracted and due by him, as a partner of the said company of Hunter, Burt, & Marshall, or as an individual, previous to the 18th October 1818, the date of the application for sequestration.—Of which application the Lord CRAIGIE, Ordinary officiating on the Bills, on 27th April current, appointed intimation to be made, in terms of the statute. the statute.

Edinburgh, April 25, 1818.

THE Business carried on here by John Horner, Leonard Horner, and Charles Baxter, under the firm of HORNERS & BAXTER, was DISSOLVED, by mutual consent, on the 31st of March last.

JOHN HORNER. CHARLES BAXTER.

ROB. AITKEN, Witness. WM. PRINGLE, Witness. WM. GOW, Witness.

NOTICE

TO THE CREDITORS OF
The Company of HUNTER, BURT, & MARSHALL,
Calico-Printers at Cromwell Park, near Perth, and of
JAMES BURT, Merchant in Perth, one of the partners
of that company, as an individual.

THE ested leaves Rust with the company of the Tourish of the Company of the

THE said James Burt, with the concurrence of the Trus-THE said James Burt, with the concurrence of the Trustee upon the sequestrated estates of the said company of Hunter, Burt, & Marshall, and of him, the said James Burt, one of the partners of that company, as an individual, and of more than four-fifths of the Creditors in number and value, has applied to the Coun of Session to be discharged of all debts contracted and due by him, as a partner of the said company of Hunter, Burt, & Marshall, or as an individual, previous to the 18th October 1813, the date of the application for sequestration—Of which application the Lord CRAIGUE, Ordinary officiating on the Bills, on 27th April current, appointed incimation to be made, in terms of the statute.

NOTICE

JAMES WOOD of Lundiemila, Fife.

THE state of affairs has been made up agreeably to statute, and lies with the Trustee for the inspection of all concerned .- No dividend.

ALBER. WATSON, Trustee.

Kirkaldy, April 24, 1818.

TO THE CREDITORS OF

JOHN BATHGATE, late Skinner at Bellsmills. THOMAS MILLER, Trustee on the sequestrated estate of the said John Bathgate, hereby intimates, that states of the bankrupt affairs will lie at the Trustee's shop, No. 21, North Bridge Street, Edinburgh, for the inspection of all concerned, till 1st June next, when a dividend will be paid to those Creditors whose claims were lodged subsequent to 10th February 1814. Edinburgh, April 28, 1818.

DISSOLUTION OF COPARTNERY. IN consequence of the expiration of their contract of co-partnery, the concern hitherto carried on under the firm of LEWIS GRANT & CO., Booksellers and Stationers in Inverness, was this day DISSOLVED by mutual consent.

All debts due to the late firm are to be paid to Lewis Grant, and all claims on the same will be settled by him. LEWIS GRANT

PETER ANDERSON, Witness. ALEX. ANDERSON, Witness. Inverness, March 1, 1818.

Dundec, April 21, 1818. THE Subscriber ceased, on the 25th September 1815, to have any concern in THE LEITH SUGAR REFINING CO.

GEO. MILN, Witness. Robert Wighton, Jr. Witness. DA LIGHTON.

ISAAC FORSYTH.